Translation

PATENT COOPERATION TREATY

PCT Application PCT/JP2003/00

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

	and Rule 70)				
Applicant's or agent's file reference					
A31363M FOR F	URTHER ACTION SeeNotification of Transmittal of International Basic				
International application N	Examination Report (Form DOMAIN Pres				
PCT/JP03/07128 Internation	onal filing data (4)				
Inter-11 05/07/128 05	5 June 2003 (05.06.03) Priority date (day/month/year)				
International Patent Classification (IPC) or national class A61K31/167, 31/17, 31/18, 31/235, 31/235	11 7				
31/426 31/427 31/18, 31/235, 31/27	ssification and IPC 7, 31/381, 31/40, 31/402, 31/404, 31/415, 31/4164, 31/421, 31/426, 31/4418, 31/445, 31/4453, (see supplemental sheet)				
23, 31,427, 31,433, 31,437, 31,44, 31,	4406, 31/4418, 31/405, 31/404, 31/415, 31/4164, 31/421, 31/426				
Applicant	7, 31/381, 31/40, 31/402, 31/404, 31/415, 31/4164, 31/421, 31/422/4406, 31/4418, 31/445, 31/4453, (see supplemental sheet)				
· · · · · · · · · · · · · · · · · · ·					
INSTITUTE OF MED	ICINAL MOLECULAR DESIGN. INC.				
1. This international preliminary exemination	t has been prepared by this International Preliminary Examining Authorit rticle 36.				
and is transmitted to the applicant according to A	t has been prepared by this International Preliminary D				
2. This REPORT consists as	atteres 36. Examining Authorit				
This REPORT consists of a total of8 This report is also as	sheets, including this covered				
This report is also accompanied by AND TO	XES, i.e., sheets of the description, claims and/or drawings which have be a linguistic structure of the descriptions made before this Authority of the containing rectifications made before this Authority of the containing rectifications made before this Authority of the containing this cover sheet.				
amended and are the basis for this report an	XES, i.e., sheets of the description, claims and/or description				
70.10 and Section 607 of the Administrative	XES, i.e., sheets of the description, claims and/or drawings which have be ad/or sheets containing rectifications made before this Authority (see R. e Instructions under the PCT).				
These annexes consist of a total of	the PCI).				
3. This report contains indications relating to the following items:					
Positions relating to the following items:					
I Basis of the report					
II Priority					
III Non-establishment of and					
Continuent of opinion with r	egard to novelty, inventive step and industrial applicability				
IV Lack of unity of invention	and moustrial applicability				
V Reasoned statement under Artist as					
citations and explanations supporting	(2) with regard to novelty, inventive step or industrial applicability;				
VI Certain documents cited	databatent applicability;				
acreers in the international app	plication				
VIII Certain observations on the internation					
6	au application				
ate of submission of the demand					
	Date of completion of this report				
05 June 2003 (05.06.03)	1				
	05 November 2003 (05.11.2003)				
ne and mail:	1				
me and mailing address of the IPEA/JP	Andh				
	Authorized officer				
me and mailing address of the IPEA/JP	Authorized officer				



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP03/07128

	of the report
1. With r	regard to the elements of the international application:*
\boxtimes	the international application as originally filed
	the description:
	pages, as originally filed
	pages, filed with the demand
	pages, filed with the letter of
	the claims:
	pages, as originally filed
	pages , as amended (together with any statement under Article 19
	pages, filed with the demand
	pages, filed with the letter of
	the drawings:
	pages , as originally filed
	pages, filed with the demand
	pages, filed with the letter of
	he sequence listing part of the description:
ш"	pages, as originally filed
	pages, filed with the demand
	pages, filed with the letter of
These	the language of a translation of the international application (under Rule 48.3(b)). the language of publication of the international application (under Rule 48.3(b)). the language of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/ or 55.3).
3. With prelim	regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international minary examination was carried out on the basis of the sequence listing:
	contained in the international application in written form.
	filed together with the international application in computer readable form.
	furnished subsequently to this Authority in written form.
	furnished subsequently to this Authority in computer readable form.
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
	The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
	m distribution of
⁴. └	The amendments have resulted in the cancellation of:
	the description, pages
	the claims, Nos.
	the drawings, sheets/fig
5.	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
in th	acement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to his report as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16 70.17). Teplacement sheet containing such amendments must be referred to under item 1 and annexed to this report.



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III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
1. The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:					
the entire international application.					
claims Nos. 1- a part of 12					
because:					
the said international application, or the said claims Nos relate to the following subject matter which does not require an international preliminary examination (specify):					
the description, claims or drawings (indicate particular elements below) or said claims Nos. 1-12					
The active ingredients of the medicinal compositions described in the inventions of claims 1-12					
1. 1 1 mpossible to complete					
search of them all. On the other hand, only a small portion of the active ingredients of the medicinal compositions described in the inventions of claims 1-12 are supported by the Specification in the sense					
I appear that count called leading displaced in the Specification in the sense of PCT Afficient.					
Therefore, the descriptions of the inventions of claims 1-12 and the Specification do not satisfy the					
As a registe in this international examination report a search of prior art was conducted for the					
As a result, in this international examination of claims 1-12 within a reasonable scope based on the compounds that are specifically disclosed in the Specification, and this international preliminary examination will be conducted					
within the scope of that search.					
are so inadequately supported					
the claims, or said claims Nos. 1-12 are so inadequately supported by the description that no meaningful opinion could be formed.					
no international search report has been established for said claims Nos. 1- a part of 12					
 A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions: 					
the written form has not been furnished or does not comply with the standard.					
the computer readable form has not been furnished or does not comply with the standard.					



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP03/07128

Ш	l. Non-e	establishment of opinion with regard to novelty, inventive step and industrial applicability					
1.	The quindustr	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:					
		the entire international application.					
	\boxtimes	claims Nos. 1- a part of 12					
	becaus	se:	l				
		the said international application, or the said claims Nos relate to the following subject matter which does not require an international preliminary examination (specify):					
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ŀ			1				
	\boxtimes	the description, claims or drawings (indicate particular elements below) or said claims Nos	ļ				
	The	e active ingredients of the medicinal compositions described in the inventions of claims 1-12 an extremely wide and varied range of compounds, and it is impossible to conduct a complete					
اوا	earch (of them all. On the other hand, only a small portion of the active ingredients of the medicinal					
le	omnos	sitions described in the inventions of claims 1-12 are supported by the Specification in the sense. Article 6 and fully disclosed in the Specification in the sense of PCT Article 5.	7				
ı	The	erefore, the descriptions of the inventions of claims 1-12 and the Specification do not satisfy the	;				
r	equire A c	ment for specificity such that a meaningful international search can be conducted. a result, in this international examination report a search of prior art was conducted for the	1				
i	nventi	ions of claims 1-12 within a reasonable scope based on the compounds that are specifically	1				
.d	isclos	sed in the Specification, and this international preliminary examination will be conducted	4.0				
ا ا	vithin	the scope of that search.					
	\boxtimes	the claims, or said claims Nos. 1-12 are so inadequately supported by the description that no meaningful opinion could be formed.	-				
		no international search report has been established for said claims Nos. 1- a part of 12					
1	2. A me	eaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acidence listing to comply with the standard provided for in Annex C of the Administrative Instructions:	ı				
		the written form has not been furnished or does not comply with the standard.					
		the computer readable form has not been furnished or does not comply with the standard.					
1							



Internation Polication No.
PCT/JP03/07128

			EXAMINATION REPORT	PC1/JF03/0/120	
V. Reasoned statem citations and exp	ent under Article planations suppor	35(2) with ting such st	regard to novelty, inventive step or in atement	dustrial applicability;	
1. Statement					 -
Novelty (N)		Claims	8-10	,	YES
·		Claims	1-7, 11	-12	NO
Inventive step (IS)		Claims			YES
	•	Claims	1-12	2	NO
1-ئىسىدى	licability (TA)	- Claims	1-12	?	YES
industrial app	licability (IA)	Claims	1-17		NO
		J.111110 .			
2. Citations and exp	lanations				
Document 3: I Document 4: N Document 5: N Document 7: N Document 8: N Document 10: N Document 11: N Document 12: N Document 13: N [1] Based on the of claims 1 and N Document 14: N Document 15: N Document 16: N Document 16: N Document 17: N Document 18: N	DUMAS, J., "Sathepsin D in 17, pp. 2531-2 WO 93/24115 WO 99/24404 WO 96/17832 UPADHAY Primidazolinone Vol. 1, No. 2, LADVA, K., '1,3,4-oxadiazo Chemistry Inc EP 483881 A WO 98/20864 DI SCIENZE WO 99/65449 WO 00/03991 US 4661630 And descriptions 13-7 lack noves 1-6 state that laborates dis	Synthesis hibitors," 536 A1 (MC A1 (AM A1 (WA A), "Synthesis as anticipp. 71-74" Oxadiaz ole derivation of the Mark A2 (UN BIOMEI A2 (SM A1 (TA A (EIZA) as in documents and a compounts of the mark (see a compounts of th	and structure-activity relation Bioorganic & Medicinal Chemicon Bioorganic & May 20, 1999 RNER-LAMBERT CO.) Juncton Bioorganic	emistry Letters (1999), V 93 e 13, 1996 uation of some new f Heterocyclic Chemistr biological activities of su mistry, Section B: Organ ol. 35B, No. 10, pp. 106 ICALS, INC.), May 6, 1 DI BRESCIA-DIPARTI RPORATION) December RIES) January 27, 2000 ional search report, the indocument 2 pages 70 and document 2	y (1991), ubstituted hic (2-1066) 992 MENTO er 23, 199 0 Inventions on the had 104,

Among the compounds corresponding to General Formula (I), documents 1-6 describe those in which A is a hydrogen atom, and documents 1-3 describe those in which the group corresponding to ring Z is a benzene ring with a halogen substituent (see locations noted above). In addition, document 5 lists a naphthyl as a group corresponding to ring Z (see document 5, page 244).

In addition, these documents describe a five-member heteroaryl group as a group corresponding to ring E (see documents 1, 2, 4, and 5, etc.).



Internation pplication No.
PCT/JP03/07128

VI. Certain documents cited

1.	Certain	published	documents	(Rule 70.10))
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Application No.
Patent No.

Publication date (day/month/year)

Filing date (day/month/year)

Priority date (valid claim) (day/month/year)

WO 02/49632 A1

27.06.02

18.12.01

18.12.00

(Institute of Medicinal Molecular Design Inc.)

[EX]

2. Non-written disclosures (Rule 70.9)

Kind of non-written disclosure

Date of non-written disclosure (day/month/year)

Date of written disclosure referring to non-written disclosure (day/month/year)



Internation lication No.
PCT/JP03/07128

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of Box V:

[2] Based on the descriptions in documents 6-10 cited in the international search report, the inventions of claims 2-5 and 7 lack novelty and an inventive step.

Documents 6-10 state that compounds corresponding to General Formula (I) are useful in the treatment of epilepsy (see document 6, pages 2 and 27, document 7 pages 71-74, document 8 pages 1062-1066, document 9 pages 15 and 89, document 10 page 17).

Among the compounds corresponding to General Formula (I), documents 6-10 describe those in which A is a hydrogen atom, and documents 7 and 8 describe those in which the group corresponding to ring Z is a naphthyl group. In addition, document 8 describes one in which the group corresponding to ring Z may be substituted by a halogen (see locations noted above).

In addition, these documents describe a five-member monocyclic heteroaryl group as a group corresponding to ring E (see documents 7, 8, and 10, etc.).

[3] Based on the description in documents 11, 12, and 13 cited in the international search report, the inventions of claims 8-10 lack an inventive step.

Document 11 states that compounds having a phenyl amide as a basic scaffold are useful in the treatment of Alzheimer's disease and epilepsy (pages 23-27). These differ however, from the inventions of claims 8-10, which have trifluoromethyl 3,5-disubstituted phenyl group as ring E.

However, document 11 lists a hydrocarbon group and halogen, etc., as a substituent of the phenyl group that is adjacent to the amide. Documents 12, and 13 each describe compounds that have the same phenyl amide scaffold and are trifluoromethyl 3,5-disubstituted as compounds that are useful for the treatment of Alzheimer's disease and epilepsy (see document 12, pages 26-32, document 13, columns 3 and 4).

This being the case, persons skilled in the art can easily select trifluoromethyl 3,5-disubstitution on the benzene ring adjacent to the amide in the compound described in document 11.

In addition, this examination finds that the selection of these substituents does not provide any particularly outstanding, unforeseen effect.



Internation Deplication No.
PCT/JP03/07128

Supplem	ental	Box
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(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of Box:

Continuation of International Patent Classification (IPC)

31/451, 31/454, 31/47, 31/496, 31/4965, 31/498, 31/505, 31/5375, 31/5377, 31/695, A61P25/08, 25/28, 43/00